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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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11	STUDIO 010, INC. dba EQUADOSE,	No. 2:20-cv-01018-RAJ
12	Plaintiff, v.	STIPULATION
13	DIGITAL CASHFLOW LLC dba HEAR	Motion Noting Date: Today
14	CLEARLY; and CHRISTOPHER ACKERMAN,	·
15	Defendants.	
16	The Parties hereby jointly stipulate as follows:	
17	(1) FRCP Rule 4 service of the summons and complaint in this matter was accomplished	
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19	on Mr. Ackerman as of this date and that no further proof of service of the summons is required;	
20	(2) In order to avoid complications caused by differing deadlines for the related Defendants	
21	to respond to the Complaint, Plaintiffs agree that the deadline for response to the Complaint be set	
22	for both Defendants at August 24, 2020.	
23	(3) The Parties agree that this stipulation does not waive any arguments or evidence	
24	regarding Plaintiff's Motion for Preliminary Injunction.	
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28	STIPLII ATION	
29	STIPULATION 7/27/2020 4:05:07 PM EQUA.001	RYLANDER RYLANDER ASSOCIATES PC



1 2 SO STIPULATED this July 27, 2020. 3 For Plaintiff: For Defendant: 4 /s/ Kurt M. Rylander /s/ Mark Lawrence Lorbieci 5 Kurt M. Rylander, WSBA No. 27819 Mark Lawrence Lorbiecki, WSBA # 16796 Mark E. Beatty, WSBA No. 37076 WILLIAMS, KASTNER & GIBBS PLLC 6 601 Union Street, Suite 4100 RYLANDER & ASSOCIATES PC Seattle, WA 98101-2380 7 406 West 12thStreet Tel: (206) 628-6600 Vancouver, WA 98660 Fax: (206) 628-6611 8 Tel: (360) 750-9931; Fax: (360) 397-0473 Email: mlorbiecki@williamkastner.com rylander@rylanderlaw.com 9 beatty@rylanderlaw.com James Thomas Wilson (pro hac vice pending) 10 DAVIDSON, BERQUIST, JACKSON & Attorneys for Plaintiff **GOWDEY, LLP** 11 8300 Greensboro Drive, Suite 500 McLean, VA 22102 12 Tel: (571) 765-7700 Email: jwilson@dbjg.com 13 Attorneys for Defendants 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28



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